EXHIBIT A

REPORT-INDETERMINATE SENTENCE, OTHER SENTENCE CHOICE

FORM CR 291 (10/1/81) - 1984 TEST VERSION

Const., Art. VI, § 6 Pen C. 1170.4, 1170.6

11-21-88

	1	PC 187(a)	MURDER		2nd	PLEA	
2.	Defendant	was arraigned 🔀 w	aived arraignment for judgn	nent.		. idamant abould r	not
		ng read and considere	ed the probation report and	d no legal cause havi	ing been shown wr	iy juagineni shoula i	101
	be pronounced		/16 YE	ARS TO LIFE			
	a. X Sentence	es detendant to State i s invisuant to Pen. C.	1202b, the minimum term of	imprisonment shall be	six months as to co	ount: , , ,	
	c Sentence	es defendant to Count	y Jail for the period of (Spec	cify number of days): .			
	d. Suspend	ds imposition of senten	ce and defendant is placed	on probation for the p	eriod of:		
			litions set forth in attachmer	nt 3d.			
4.		t, convicted of more th e sentence as to each		•			
	a serve the	e sentence as to each	Consecutive With		Concurrent with		
	b. serve th	e counts made consec	cutive in the following order:				
			the respect to any prior UDCC	empleted sentence a	concurrently	. b. consecuti	vely.
5.	Defendant shall	serve this sentence worth below or in attach	th respect to any prior unco	,			
	c as set to	orar bolow or m analys	··· ;·				
		•					
6.	. Execution of ser	ntence is	t:	pendina	appeal, with the st	ay to become permar	ient
	a stayed	on the following coun					
	b. suspen	ided and defendant is	placed on probation for the	e period of:			•
		upon conditions set for	th in attachment 6b.				
7	. No allega	ation to enhance punis	hment was made in count:.				٠
8	. X It was alle	eged	deadly weapon at the time	of the commission or	attempted commiss	ion of the crime char	ged
	a. X Defend in coun		deadily weapon at the time	allegation stricken as t	o count:		
	in coun	n. -		reverse side)			
_			-1 Code 1213 5 (Abstract of Ju	adament and Commitmen	nt). Singular includes	the plural. This form is	to be

This form satisfies the requirements of Penal Code 1213.5 (Abstract of Judgment and Commitment). Singular includes the plural. This form is to be used in judgments other than death. A copy of probation report shall accompany this form pursuant to Penal Code 1203c and a copy of any supplementary probation report shall be transmitted to the Department of Corrections. Attachments may be used but must be incorporated by reference.

	Case 3:07-cv-06007-TEH Do	ocument 5-2	Filed 05/20/20	08 Page 4 o	of 4					
	 b. Defendant used a firear in count: c. Defendant was armed at the time of arrest wing and allegation stricken. 	th a concealed deadl	allegation struken as y weapon within the mo	to count: eaning of Pen. C. 30	 24					
•	d. Other (Specify and indicate if stricken):		·							
9.	 The Court finds the defendant a. X was armed at the time of commission or att 	empted commission	of the crime with a de	adly weapon within	the meaning of					
	(1) Pen C. 3024 as to count: (2) Pen C. 12022 as to count: 1									
	(3) Pen C. 1203 (Specify weapon):									
	as to count:									
	(1) Pen C. 3024 as to count:									
	(2) Pen C. 12022 as to count:									
	(3) Pen C. 1203 as to count:	ding as to count: .								
	(1) The use was one use for the following run consecutively to the sentence on	The additio	nal penalty shall							
	d. did not use a firearm as to count:e. was armed at the time of arrest with a cor		but strikes							
	the finding. f. was not armed at the time of arrest with a co	ncealed deadly weap	on within the meaning	of Pen. C. 3024.						
	g. X Other (Specify and indicate if stricken):									
	PC12022(b) SENT. TO 1	YR. ST. PRI	SON TO RUN (CONSECUTIVE	ELY TO CT .					
10.	Prior convictions which affect defendant's sentential attachment 10.	ence were alleged an	d disposed of 🔲 a	s follows	as set forth in					
	Conviction date Jurisdiction	Crime and code	Section	Applies to Count	Disposition					
				· ·						
		·		•						
11	1: 1710 0007	an habitual criminal u								
12	b. is is is not an habitual criminal under Pen C. 644b. The court pronounced sentence on (Date): $11-09-88$ and defendant was held in custody, through and including									
		e date of pronouncement of sentence for (Total no. of days):								
	Count Time other than Dept. of C	onections	Dept. or our	Tections Time						
13	 Defendant is remanded to the custody of the Sheriff 									
	a. For the period of (Specify no. of days):	D upon co	onditions and recomme after 48 hours, exclud							
	b. To be delivered X at the earliest con [Pen C. 1203c] into the custody of the Direction		after 46 flours, exclud	ing Saturdays, Sunt	ays and nondays					
	(1) California Institution for Women—F	rontera	(3) XX California Ins	titution for Men—Ch	ino					
14	(2) California Men's Facility—Vacaville14. The court requests a copy of the diagnostic st		(4) Other: ations as p rovided in P	en C. 1168.	A					
	 The court advised defendant of all appeal rights as r 	equired in CRC Rule	250 and defendant acl	cnowledged underst	anding them.					
	16. Other (See attachment 16)	TOUNGHON	la a	Les Jalon						
	Dated: JOSEPH (Type or print name)	JOHNSTON	(Signature Judg	e of the Saperior Coul	1)					
TC		ERK'S CERTIFIC		any of the original	n file in my office					
	The	reby certify that the fo	pregoing is a correct co	lerk of the superio						
[Se	Seal]	•	booker	- Kanan	+					
_	The second second	By	The state of the s		Deputy					
		L-2-88	NONY	-puy						